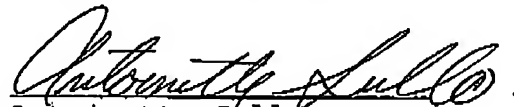


JUN 07 2005

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(203) 789-0582TELECOPIER COVER LETTERTo: Examiner Troy ChambersFrom: William B. SlateFAX #: 703-872-9306Date: June 7, 2005Your Ref.: SN 10/718,855Our Ref.: EH-10957 (03-427)Number of Pages including this sheet: 3Confirmation Copy to Follow: Yes XX No

* Comments:

I hereby certify that this correspondence is being faxed this 7th day of June, 2005 to the USPTO, at Fax No. 1-703-872-9306.


Antoinette Sullo

Please acknowledge receipt of this letter by email, telephone, telefax or telex and advise us if any pages are not readily legible or have not been received.

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JUN 07 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

App. No.:	10/718,855	Att'y Docket:	EH-10957 (03-427)
Filing Date:	November 20, 2003	Conf No.:	1915
Inventor(s):	THOMAS R.A. BUSSING	Group Art Unit:	3641
Assignee:	United Technologies Corporation	Examiner:	Troy Chambers
Title:	DETONATIVE CLEANING APPARATUS		

Correspondence Address:
Customer Number 34704

RESPONSE TO WRITTEN ELECTION REQUIREMENT

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

In the Office Action mailed February 8, 2005, election was required as follows:

- a. Species A directed to a method for cleaning a surface within a vessel wherein a major portion of said first fuel/oxidizer mixture is provided before a major portion of said second fuel/oxidizer mixture is provided; Species B directed to a method for cleaning a surface within a vessel wherein a major portion of said first fuel/oxidizer mixture is provided after a major portion of said second fuel/oxidizer mixture is provided
- b. Species C directed to a method of cleaning a coal-fired furnace; Species D directed to a method of cleaning an oil-fired furnace.

Applicant affirms the February 11, 2005 telephonic election of Species B/C made in a telephone conference between the undersigned and Examiner Chambers. Within the previously-elected claims 5-19, claims 5-12 and 14-19 are believed readable upon the elected species subject to the Markush groups of claims 15 and 17.

Ser. No. 10/718,855

The election is with traverse on the grounds that examination of all the claims would not present an undue burden. Accordingly, if the restriction requirement is withdrawn, claims 5-19 will be examined. If not withdrawn, claims 5-12 and 14-19 will be examined.

Accordingly, Applicant submits that claims 1-19 are in condition for allowance. Please charge any fees or deficiency or credit any overpayment to our Deposit Account of record.

Respectfully submitted,

By 

William B. Slate

Attorney for Applicant

Reg. No.: 37,238

Telephone: 203-777-6628

Telefax: 203-865-0297

Date: June 7, 2005

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